1862, c. 262, amends sects. 16 and 17.

Sup. 1861, '67, p. 70.

(See also 1867, c. 418, under article 10, "Attachments.")

1874, c. 320, repeals sec. 16, and re-enacts the same.

1864, c. 49, provides that sec. 19 shall not apply to the city of Baltimore, so far as the same relates to the stay on judgments. See act under pub. local laws, article 4, "City of Baltimore." See acts 1861, c. 17; 1862, c. 249; and 1866; c. 268, relating 156 to stay of execution, and notes thereon, on page 71 of sup. 1861, '67.

1861, c. 70, adds a sec. numbered 20, making judgments a lien on leasehold interests.

Sup. 1861, '67, p. 71.

1868, c. 16, amends this article, by adding a sec. making certain judgments of the courts for Somerset and Worcester counties, liens in Wicomico county. See the act, codified under pub. local laws, article 22, "Wicomico county." See also under same article, acts of 1868, cc. 45 and 46.

See also 1874, c. 483, s. 137, under article 81, "Revenue and Taxes," relating to judgments rendered at suit of the state; and 1874, c. 408, under same article.

COURT OF APPEALS.

1862, c. 122, adds a sec. numbered 32.

Sup. 1861, '67, p. 72.

1862, c. 107, repeals sec. 43, and enacts substitute therefor. Sup. 1861, '67, p. 72.

1868, c. 30, repeals sec. 43, and enacts substitute therefor.

Sup. 1868, p. 104.

1865, c. 24, provides for a special term of the court of appeals.
1872, c. 310, authorizes the court of appeals to re-open and re-hear certain cases therein mentioned. See *Dorsey vs. Dorsey*, et. al. 37 Md. 64.
(Appendix.) in which this act is declared unconstitutional and void.

CIRCUIT COURTS FOR THE COUNTIES.

1868, c. 52, repeals sec. 45, and enacts substitute therefor.

Sup. 1868, c. 104.

See 1867, c. 164, under article 5, "Appeals," relating to payment of costs in appeals from judgments of justices of the peace.